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9	PACEBOOK, INC.	
10	UNITED STATES DISTRICT COURT	
11	NORTHERN DISTRICT OF CALIFORNIA	
12	SAN FRANCISCO DIVISION	
13		
14	FACEBOOK, INC.,	Case No. 5:08-cv-05780 JW
15	Plaintiffs,	FACEBOOK INC.'S MOTION FOR ADMINISTRATIVE RELIEF TO
16	v.	FILE UNDER SEAL, PURSUANT TO CIVIL LOCAL RULE 79-5(B),
17	POWER VENTURES, INC. a Cayman Island	PORTIONS OF FACEBOOK'S CORRECTED MOTION FOR
18	Corporation,; STEVE VACHANI, an individual; DOE 1, d/b/a POWER.COM,	PARTIAL SUMMARY
19	DOES 2-25, inclusive,	Dept: Courtroom 9, 19th Floor Judge: Honorable James Ware
20	Defendants.	Judge. Hollorable James ware
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1 Pursuant to Civil Local Rule 79-5(b), Facebook Inc. respectfully submits this Motion for 2 Administrative Relief to File Under Seal portions of Facebook's Corrected Motion for Partial 3 Summary Judgment on Count 1 of the CAN-SPAM Act. This Motion is accompanied by the 4 Declaration of Morvarid Metanat in support of Facebook's Administrative Motion ("Metanat 5 Declaration") as well as the attached Proposed Order. 6 Portions of the Corrected Brief make reference to the Declarations of Ryan McGeehan 7 and Joseph Cutler (and the Exhibits attached thereto), in Support of Facebook's Motion for Partial 8 Summary Judgment on Count 1 of the CAN-SPAM Act, which have been designated as 9 confidential pursuant to parties' February 4, 2011 Protective Order (Dkt. No. 95). These 10 Declarations contain the commercially sensitive and proprietary information of both Facebook, 11 and the law firm of Perkins Coie. This information has not been disclosed publicly. As 12 described in the Declaration of Morvarid Metanat in Support of Facebook's Motion to Seal 13 Facebook's Corrected Motion for Partial Summary Judgment on Count 1 ("Metanat Declaration") 14 attached hereto, a compelling need exists to maintain the secrecy of the portions of Facebook's 15 Corrected Motion referencing the McGeehan and Cutler Declarations. Facebook, therefore, 16 respectfully requests that the Court grant its Motion for Administrative Relief to Seal portions of 17 its Corrected Motion, as detailed in the Metanat Declaration. 18 19 Dated: November 18, 2011 ORRICK, HERRINGTON & SUTCLIFFE LLP 20 21 /s/ *Morvarid Metanat* /s/ 22 MORVARID METANAT Attorneys for Plaintiff 23 FACEBOOK, INC. 24 25 26 27 28